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	Application No.	Applicant(s)		
Notice of Allowability	09/452,367	SCHWEIKERT ET'A	SCHWEIKERT ET'AL.	
	Examiner	Art Unit		
	James M. Mitchell	2813		
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85; NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT Report of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in) or other appropriate commu IGHTS. This application is s	this application. If not include nication will be mailed in due	ed course. THIS	
1. This communication is responsive to 8/4/2004.				
2. A The allowed claim(s) is/are <u>1-4,7,9-12,14,17,19,and 36.</u>				
3. $igotimes$ The drawings filed on <u>04 August 2004</u> are accepted by the	e Examiner.			
4. Acknowledgment is made of a claim for foreign priority unall All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be subminsFORMAL PATENT APPLICATION (PTO-152) which give (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner' Paper No./Mail Date Lidentifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the company of the paper No. The depondence of the priority under the depondence of the priority documents heat (s) should be labeled as such in the depondence of the priority documents heat (s) should be labeled as such in the depondence of the priority documents heat (s) should be labeled as such in the depondence of the priority documents have a priority document have a priority doc	e been received. e been received in Application ocuments have been received of this communication to file MENT of this application. Initted. Note the attached EXA es reason(s) why the oath or st be submitted. Is on's Patent Drawing Review of Amendment / Comment or 18.84(c)) should be written on the header according to 37 CFI usit of BIOLOGICAL MATE	n No I in this national stage applicate a reply complying with the requirement of the complying with the requirement. MINER'S AMENDMENT or Not declaration is deficient. (PTO-948) attached in the Office action of the R 1.121(d). ERIAL must be submitted. N	uirements OTICE OF	
Attachment(s) 1. ⊠ Notice of References Cited (PTO-892)	5 Notice of Inf	ormal Patent Application (PTC) ₋ 152)	
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	<u> </u>	immary (PTO-413),	, 102)	
3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/0	Paper No./I	Mail Date Amendment/Comment		
Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit	8 🗍 Evaminer's	statement of Reasons for Allo	utanco.	
of Biological Material	9. ☐ Other	CARL WHITEHEAD, JR. RMSORY PATENT EXAMINED. CHNOLOGY CENTER 2800	y an ice	

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DETAILED ACTION

This office action is in response to the amendment filed August 4, 2004.

Allowable Subject Matter

Claims 1-4,7,9-12,14,17,19, 36 are allowed.

The following is an examiner's statement of reasons for allowance: The following is a statement of reasons for the indication of allowable subject matter: the prior art does not disclose or make obvious the first shield line unconnected to a voltage source electrically connected to a second shield line by a via including all the limitations of the independent claim; a shield line is interpreted in light of the specification as a conductive line that prevents capacitive coupling between signal lines.

While the prior does disclose the use of unconnected dummy lines being placed between shielding lines as evidenced by Okumura (JP405343546) for use in planarization and alternatively in Sun et al. (U.S. 5,262;353) to prevent capacitive coupling between signal lines, it fails to teach achieving shield lines where first and second dummy lines are unconnected to a voltage source, but electrically connected to each other by an electrically conductive via. In the prior art, shielding effects to reduce capacitive coupling between signal lines are accomplished by connecting dummy lines to some type of voltage source (i.e. Vcc, Vss); there is no teaching that discloses or makes obvious achieving a shielding effect with dummy lines that are unconnected to a voltage source. Furthermore those dummy lines shown in the art that are not connected a voltage source (i.e. for planarization) are distinguished because they do

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not suggest or make obvious electrically connecting the dummy lines by a via rather the dummy lies/ patterns tend to be along the same plane (see Okumura Fig1b).

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James M. Mitchell whose telephone number is (571) 272-1931. The examiner can normally be reached on M-F 8:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Whitehead Jr. can be reached on (571) 272-1702. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

November 15, 2004